REMARKS

This Amendment is submitted in response to the Final Office Action dated June 7, 2005, a request for an appropriate extension of time being filed concurrently herewith. Additionally, a Request for Continued Examination is filed concurrently herewith, and in consideration of the amendments presented herein, reconsideration of this application is hereby respectfully requested.

The Applicant wishes to thank the Examiner for her time in conducting the telephonic interview on October 6, 2005, wherein the Applicant proposed amendments to recite an email server utilizing standard mail transfer protocol and to clarify the communication process wherein only outbound communication ports are open to communicate with the email server, and no inbound communication port is opened to communicate with the email server.

As such, the Applicant has cancelled claims 1, 2, 5 through 31, 33 through 41, and 43 through 58, pending in the application, and herein presents new claims 59 through 78 which incorporate the amendments noted above, and which are believed to be in condition for immediate allowance, such action being respectfully requested.

An Authorization to Charge Fees to Deposit Account, **Deposit**Account No. 13-1227, for the present Amendment, as well as for the aforementioned Request for Extension of Time and the Request for Continued Examination, are filed contemporaneously herewith. Please note that our docket number related to this matter is 1.300.04.

Respectfully submitted,

MALLOY & MALLOY, P.A. Attorneys for Applicant 2800 S.W. Third Avenue Historic Coral Way Miami, Florida 33129 (305) 858-8000

By:

John Fulton, Jr. Reg. No. 46,716

Dated:

11-7-05